

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2006-051158

01/25/2012

HONORABLE GERALD PORTER

CLERK OF THE COURT

T. Ross

Deputy

IN RE THE MATTER OF
SUSAN LYNN PACK

KIMBERLY L S MOONEY

AND

STEVEN PACK

MARK A SHIELDS

MINUTE ENTRY

The Court is in receipt of Dr. Marshall's report dated January 12, 2012 as well as the report from Dr. Lanzilotta dated January 12, 2012. As a preliminary matter, the Court notes that this case continues to be high conflict and it is the Court's impression that both parents have created and continue to fuel the problem. The parties are advised that should this conflict continue, this Court will likely be forced to modify custody and limit parenting time for one parent in order to reduce the conflict which this Court believes will be very detrimental to the children should the conflict continue. The parties are further advised the Orders of the Court are permanent and not temporary orders of the Court.

In Dr. Marshall's report a number of issues are raised.

After review of prior Orders in this case and considering the recommendations of the parenting coordinator, the Court orders as follows:

1. Neither parent shall discuss the other parent with any third party. This Order applies to the children's physicians, school staff or others interacting in anyway with the children. This Order does not apply to Dr. Marshall or Dr. Lanzilotta. Should this Court later determine that a parent has spoken negatively about the other parent or

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that parent's position on any issue affecting the party's children, this Court will modify Custody and remove the offending party from any further determinations for the children.

2. This Court adopts recommendation one of the report.
3. This Court adopts recommendation number two for exchanges of the children. Should there be any conflict at any future exchange, the parties will once again return to paid exchanges only, and upon showing that the incident giving rise to the paid exchange is the result of the actions of one parent, that parent will pay for exchanges and find their parenting time reduced.
4. Dr. Lanzilotta's recommendation that Sophia continue in individual therapy on an alternating week basis is adopted as an Order of this Court.

The Court also notes that Party's oldest child is reaching an age where this Court can confidently interview the child to find out what is occurring at the exchanges and with each parent. Both parents are on notice that this Court will make a significant change to prior Orders upon finding that one parent continues to be the offending party.

Further, both parents are put on notice that no changes to the parenting time and custody arrangements will be considered until such as time as the moving parent can demonstrate that they themselves can comply with this Court's Orders, no matter how "ridiculous" that parent believes the Order to be.

IT IS FURTHER ORDERED signing this minute entry as a formal Order of this Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.

/s/ HONORABLE GERALD PORTER

JUDGE OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.